

**BEFORE  
THE PUBLIC SERVICE COMMISSION  
OF SOUTH CAROLINA  
DOCKET NO. 2019-212-E**

IN RE: South Carolina Energy Freedom Act                     )  
        (House Bill 3659) Proceeding Related to                )  
        Dominion Energy South Carolina,                        )  
        Incorporated for the Commission to Review            )  
        the Community Solar Programs                            )  
        Established Pursuant to                                     )  
        Act 236 of 2014 and to Solicit Status                    )  
        Information on Existing Programs from                    )  
        the Electrical Utility S.C. Code Ann.                    )  
        Section 58-41-40 (B)(1)

**PETITION  
TO  
INTERVENE**

This Commission established Commission Docket 2019-212-E, on June 11, 2019, for this Commission's, review of the Community Solar Programs, related to Dominion Energy South Carolina, Incorporated, ("DESC" or the, ("Company") established pursuant to Act 236 of 2014 and to solicit status information on existing programs from the electrical utility, as required by S.C. Code Ann. Section 58-41-40(B)(1).

Petitioner herein is South Carolina Solar Business Alliance, Inc., ("SCSBA" or "Petitioner"). This Petition to Intervene is filed pursuant to R. 103-825, of this Commission's Rules and Regulations and other applicable Rules and Regulations of this Commission, and Petitioner seeks permission to intervene and be made a party of record in the above-referenced Docket, with full rights of participation.

1. SCSBA is a Public Benefit Non-Profit Corporation, by a conversion filing on May 17, 2017, with the South Carolina Secretary of State's office, originally organized on October 21, 2009, pursuant to Chapter 44 of Title 33 of the South Carolina Code of Laws and, since that date, remaining in good standing with the South Carolina Secretary of State.

2. SCSBA's principal place of business is currently co-located with that of Southern Current LLC at 1519 King Street Extension, Charleston, South Carolina 29405 and SCSBA's mailing address is currently co-located with that of the Hannah Solar Government Services, LLC at 1090 Jack Primus Road, Charleston, South Carolina, 29492.

3. SCSBA is organized for the purpose of promoting and advocating public policy positions supportive of solar power generation in South Carolina.

4. SCSBA is a Public Benefit Non-Profit Corporation, whose Board Members are the following individuals, all of whom conduct solar energy-related business in South Carolina under the company names indicated:

- a. Bret Sowers (Southern Current LLC);
- b. Jarrett Branham (Alder Energy Systems, LLC);
- c. Johnny Bagley (Hannah Solar Government Services, LLC);
- d. Andrew Berrier (Pine Gate Renewables);
- e. Steffanie Dohn (Southern Current LLC);
- f. Tyson Grinstead (Sunrun Inc.); and
- g. Tyler Norris (Cypress Creek Renewables).

5. Petitioner, SCSBA's Trade Members includes solar energy developers, engineering procurement and construction, contractors, professional service firms, equipment distributors and equipment manufacturers engaged in the business of solar energy generation in South Carolina and across the nation. A majority of Petitioner, SCSBA's Board Members' companies maintain offices in South Carolina.

6. Therefore, SCSBA is financially impacted by this Commission's Review, as is outlined in more detail hereinbelow.

7. Specifically, the grounds for the Petition are that Petitioner, SCSBA's Trade Members conduct business with DESC and Petitioner, SCSBA has a material interest in the subject matter of this Docket.

8. This Commission is conducting a review of Community Solar Programs, related to DESC, established pursuant to Act 236 of 2014 and to solicit status information on existing programs from the electrical utility, as required by S.C. Code Ann. Section 58-41-40(B)(1).

9. As outlined hereinabove, Petitioner, SCSBA has substantial business interests in DESC's assigned territory in South Carolina.

10. Petitioner's position is that Petitioner, SCSBA and its Trade Members are interested parties and have a direct and substantial interest in the Review to be made by this Commission in this Docket and Petitioner's interests cannot be adequately addressed by any other party. Petitioner's further position is that Petitioner, SCSBA will be impacted by this Commission's Review, outlined hereinabove. Therefore, the Review to be made by this Commission is important to the Petitioner and its Trade Members from a financial standpoint. Petitioner's further position is that Petitioner's Intervention will aid this Commission, by assisting in the development of a full and fair record to address the important Review to be conducted in this Docket.

11. Petitioner should be allowed to intervene in this Docket, with full rights of cross-examination, discovery and participation in any Hearing to be scheduled in this Docket.

12. The granting of SCSBA's Petition to Intervene is (i) in the public interest and (ii) consistent with the policies of this Commission in encouraging maximum public participation in issues before it and intervention should be allowed so that a full and complete record addressing its views and concerns can be developed.

13. This Petition to Intervene is timely filed with this Commission.

14. Petitioner, SCSBA has previously received approval for intervention from this Commission on numerous occasions, including Commission Docket 2015-362-E, Docket 2015-8-E, Docket 2016-2-E, Docket 2016-1-E, Docket 2016-3-E, Docket 2016-9-E, Docket 2016-8-E, Docket 2016-10-E, Docket 2017-2-E, Docket 2017-1-E, Docket 2017-3-E, Docket 2017-305-E, Docket 2017-370-E, Docket 2018-2-E, Docket 2018-3-E, Docket 2018-202-E, Docket 2018-320-E, Docket 2018-10-E, Docket 2018-318-E, Docket 2018-319-E, Docket 2019-2-E; Docket 1995-1192-E, Docket 2019-9-E and Docket 2019-1-E.

15. Furthermore, Petitioner's Intervention is consistent with this Commission's long standing policy, "...in encouraging maximum public participation in issues before this Commission, and [Intervention] should be allowed so that a full and complete record... can be developed." (Order No.: 2005-725, in Docket No.: 2005-270-G, dated December 16, 2005).

16. Petitioner, SCSBA is represented by counsel in this proceeding:

Richard L. Whitt,  
**AUSTIN & ROGERS, P.A.**  
508 Hampton Street, Suite 203  
Columbia, South Carolina 29201  
Telephone: (803) 251-7442  
Facsimile: (803) 252-3679  
RLWhitt@AustinRogersPA.com

**WHEREFORE**, Petitioner prays for the following relief:

- (a) That this Petition to Intervene be accepted and that Petitioner be made a party of record;
- (b) That Petitioner be allowed to participate fully in this proceeding and take such positions as it deems advisable; and
- (c) For such other and further relief as this Commission deems just and proper.

Respectfully Submitted,  
/s/Richard L. Whitt  
**AUSTIN & ROGERS, P.A.**  
508 Hampton Street, Suite 203  
Columbia South Carolina, 29201  
(803) 251-4442  
Counsel for Petitioner, South Carolina Solar  
Business Alliance, Inc.

June 14, 2019  
Columbia, South Carolina